JS 44 (Rev. 06/17)

CIVIL COVER SHEET

and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as required by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the Clerk of Court for

purpose of init tiles e ivid	ocket sheet. (SEE INSTRUCTIONS C	ON NEXT PAGE OF TH	IIS FORM.)				
(b) County of Residence of First Listed Plaintiff (EXCEPT IN U.S. PLAINTIFF CASES) (c) Attorneys (Firm Name, Address, and Telephone Number) Antranig Garibian, Esq. Garibian Law Offices, PC 1800 JFK Blvd, Suite 300, Philadelphia, PA 19103 215-326-9179 ag@garibianlaw.com		American de la constanta de la	DEFENDANTS FBCS, Inc.				
			County of Residence of First Listed Defendant (IN U.S. PLAINTIFF CASES ONLY) NOTE: IN LAND CONDEMNATION CASES, USE THE LOCATION OF THE TRACT OF LAND INVOLVED. Attorneys (If Known)				
II. BASIS OF JURISD	ICTION (Place an "X" in One Box (Only) III	. CITIZENSHIP OF PI	RINCIPAL PARTIES	Place an "X" in One Box for Plaintif		
☐ 1 U.S. Government Plaintiff	■ 3 Hederal Question (U.S. Government Not a Pa		(For Diversity Cases Only) PT Citizen of This State	F DEF	and One Box for Defendant) PTF DEF ncipal Place		
2 U.S. Government Defendant	☐ 4 Diversity (Indicate Citizenship of Part)	rties in Item III)	Citizen of Another State	2			
			Citizen or Subject of a Foreign Country	3 🗇 3 Foreign Nation	1 6 1 6		
	T (Place an "X" in One Box Only)				f Suit Code Descriptions.		
□ 110 Insurance □ 120 Marine □ 130 Miller Act □ 140 Negotiable Instrument □ 150 Recovery of Overpayment & Enforcement of Judgmer □ 151 Medicare Act □ 152 Recovery of Defaulted Student Loans (Excludes Veterans) □ 153 Recovery of Overpayment of Veteran's Benefits □ 160 Stockholders' Suits □ 190 Other Contract □ 195 Contract Product Liability □ 196 Franchise □ 120 Land Condemnation □ 220 Foreclosure □ 230 Rent Lease & Ejectment □ 240 Torts to Land □ 245 Tort Product Liability □ 290 All Other Real Property	310 Airplane	RSONAL INJURY PROPERTY Product Liability Health Care/ Pharmaceutical Personal Injury Product Liability Asbestos Personal Injury Product Liability SONAL PROPERTY Other Fraud Truth in Lending Other Personal Property Damage Product Liability ONER PETITIONS Deas Corpus: Alien Detainee Official Care	G25 Drug Related Seizure of Property 21 USC 881 G90 Other LABOR T10 Fair Labor Standards Act Act Relations T40 Railway Labor Act Family and Medical Leave Act F90 Other Labor Litigation F91 Employee Retirement Income Security Act IMMIGRATION 462 Naturalization Application Actions	BANKRUPTCY 422 Appeal 28 USC 158 423 Withdrawal 28 USC 157 PROPERTY RIGHTS 820 Copyrights 835 Patent - Abbreviated New Drug Application 840 Trademark SOCIAL SECURITY 861 HIA (1395ff) 862 Black Lung (923) 863 DIWC/DIWW (405(g)) 864 SSID Title XVI 865 RSI (405(g)) FEDERAL TAX SUTS 871 Taxes (U.S. Plaintiff or Defendant) 871 IRS—Third Party 26 USC 7609	OTHER STATUTES □ 375 False Claims Act 376 Qui Tam (31 USC 3729(a)) □ 400 State Reapportionment □ 410 Antitrust □ 430 Banks and Banking □ 450 Commerce 460 Deportation □ 470 Racketeer Influenced and Corrupt Organizations □ 480 Consumer Credit □ 490 Cable/Sat TV □ 850 Securities/Commodities/ Exchange □ 890 Other Statutory Actions □ 890 Agricultural Acts □ 895 Freedom of Information Act □ 896 Arbitration □ 899 Administrative Procedure Act/Review or Appeal of Agency Decision □ 950 Constitutionality of State Statutes		
VI. CAUSE OF ACTI VII. REQUESTED IN COMPLAINT: VIII. RELATED CAS	Cite the U.S. Civil Statute ur Fair Debt Collection Pr Brief description of cause: Improper collection eff UNDER RULE 23, F.R.	nder which you are firectices Act - 15 loots regarding de	Reinstated or Reopened 5 Transfer Anothe (specify) ling (Do not cite jurisdictional state USC Sect. 1692 et seq. eceptive and misleading content of DEMAND \$	r District Litigation Transfer utes unless diversity): ollection letter	- Litigation - Direct File		
DATE 2 2 2	JUDO		NEY OF RELORD	DOCKET NUMBER			
FOR OFFICE USE ONLY	7	you	13				

UNITED STATES DISTRICT COURT

CIV. 609 (5/2012)

FOR THE EASTERN DISTIRICATOF PENNSYLVANIA — DESIGNATION FORM to be used by counsel to indicate the category of the case for the purpose of

	Suite 353 Hatboro PA 19040 17 3 2 9 5			
Address of Defendant: 330 S. Warminster Rd.,	Suite 353, Hatboro, PA 19040			
Place of Accident, Incident or Transaction: See Plain	iff address (Use Reverse Side For Additional Space)			
	\sim			
Does this civil action involve a nongovernmental corporate p (Attach two copies of the Disclosure Statement Form in acc	arty with any parent corporation and any publicly held corporation owning 10% or more of its stock? ordance with Fed.R.Civ.P. 7.1(a)) Yes No No No No No No No N			
(Attach two copies of the Disclosure Statement Form in acc	ordanice with Fed.R.Civ.r. 7.1(a))			
Does this case involve multidistrict litigation possibilities?	Yes□ (votX)			
RELATED CASE, IF ANY:				
Case Number: Judge	Date Terminated:			
Civil cases are deemed related when yes is answered to any o	f the following questions:			
Is this case related to property included in an earlier number.	ered suit pending or within one year previously terminated action in this court?			
A La tana cana tanana sa propensi anno anno anno anno anno anno anno ann	Yes□ No X			
	of the same transaction as a prior suit pending or within one year previously terminated			
action in this court?	Yes□ No X			
3. Does this case involve the validity or infringement of a pa	tent already in suit or any earlier numbered case pending or within one year previously			
terminated action in this court?	Yes□ No X			
4. Is this case a second or successive habeas corpus, social s	ecurity appeal, or pro se civil rights case filed by the same individual?			
	Yes□ No X			
CIVIL: (Place ✓ in ONE CATEGORY ONLY)				
A. Federal Question Cases:	B. Diversity Jurisdiction Cases:			
1. Indemnity Contract, Marine Contract, and	All Other Contracts 1. Insurance Contract and Other Contracts			
2. □ FELA	2. Airplane Personal Injury			
3. □ Jones Act-Personal Injury	3. □ Assault, Defamation			
4. □ Antitrust	4. □ Marine Personal Injury			
5. □ Patent	5. □ Motor Vehicle Personal Injury			
6. □ Labor-Management Relations	6. □ Other Personal Injury (Please specify)			
7. □ Civil Rights	7. Products Liability			
8. Habeas Corpus	8. Products Liability — Asbestos			
9. □ Securities Act(s) Cases	9. All other Diversity Cases			
	(Please specify)			
10. Sacial Security Review Cases	(Flease specify)			
11. X All other Federal Question Cases (Please specify) Fair Debt Collection F	Practices			
() or speed of the party of th				
	ARBITRATION CERTIFICATION			
I.	(Check Appropriate Category) counsel of record do hereby certify:			
	to the best of my knowledge and belief, the damages recoverable in this civil action case exceed the sum o			
\$150,000.00 exclusive of interest and costs;				
□ Relief other than monetary damages is sought.				
DATE:				
	orney-at-Law Attorney I.D.#			
NOTE: A trial de no	vo will be a trial by jury only if there has been compliance with F.R.C.P. 38.			
I certify that, to my knowledge, the within case is not rela	nted to any case now pending or within one year previously terminated action in this court			
except as noted above.				
12012	# M Q 94538			



Shavon Wormack

IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

CASE MANAGEMENT TRACK DESIGNATION FORM

CIVIL ACTION

	:						
V. FBCS, Inc.		17 3295 NO.					
In accordance with the Civil Justice Expense and Delay Reduction Plan of this court, counsel for plaintiff shall complete a Case Management Track Designation Form in all civil cases at the time of filing the complaint and serve a copy on all defendants. (See § 1:03 of the plan set forth on the reverse side of this form.) In the event that a defendant does not agree with the plaintiff regarding said designation, that defendant shall, with its first appearance, submit to the clerk of court and serve on the plaintiff and all other parties, a Case Management Track Designation Form specifying the track to which that defendant believes the case should be assigned.							
SELECT ONE OF THE FOLI	LOWING CASE MANAGEM	IENT TRACKS:					
(a) Habeas Corpus - Cases brown	ight under 28 U.S.C. § 2241 th	arough § 2255. ()					
(b) Social Security – Cases requesting review of a decision of the Secretary of Health and Human Services denying plaintiff Social Security Benefits. ()							
(c) Arbitration - Cases required	to be designated for arbitration	n under Local Civil Rule 53.2. ()					
(d) Asbestos – Cases involving exposure to asbestos.	claims for personal injury or p	roperty damage from ()					
	es that do not fall into tracks (a nplex and that need special or of this form for a detailed exp	intense management by					
(f) Standard Management – Car	ses that do not fall into any on	e of the other tracks.					
7/20/17	Iny Mi	Shavon Wormack					
Date	Attorney-at-law 267-238-3701	Attorney for					
<u>215-326-9179</u> _	207-230-3701	ag@garibianlaw.com					
Telephone	FAX Number	E-Mail Address					
(Civ. 660) 10/02							



July 20, 2017

Clerk's Office U.S. District Court, EDPA 2609 U.S. Courthouse 601 Market Street Philadelphia, PA 19106-1797

RE: Shavon Wormack v. FBCS, Inc.

Dear Sir/Madam:

Enclosed please find a Civil Action Complaint and Summons as referenced above. My firm's check in the amount of \$400.00 to cover the cost of filing same is also enclosed herewith.

Thank you for your anticipated cooperation.

Sincerely.

ANTRANIĠ GARIBIAN

AG/kb Enclosure

JUL 24 2017



UNITED STATES DISTRICT COURT EASTERN DISTRICT OF PENNSYLVANIA

SHAVON WORMACK,	Plaintiff,	COMPLAINT C.A. No.:	
-v FBCS, Inc.,		17	3295
Defen	dant.		

Plaintiff Shavon Wormack ("Plaintiff" or "Wormack") by and through her attorneys, Garibian Law Offices, P.C., as and for her Complaint against Defendant FBCS, Inc. ("Defendant") respectfully sets forth, complains and alleges, upon information and belief, the following:

INTRODUCTION

1. Plaintiff brings this action for damages and declaratory and injunctive relief arising from the Defendant's violation(s) of section 1692 et. seq. of Title 15 of the United States Code, commonly referred to as the Fair Debt Collections Practices Act ("FDCPA").

PARTIES

- 2. Plaintiff is a resident of the Commonwealth of Pennsylvania, County of Fayette, residing at 707 Surrey Hill Drive, Uniontown, PA 15401.
- 3. Defendant is a debt collector with an address at 330 S. Warminster Rd., Suite 353, Hatboro, PA 19040.
- 4. FBCS, Inc. is a "debt collector" as the phrase is defined in 15 U.S.C. § 1692(a)(6) and used in the FDCPA.

JURISDICTION AND VENUE

- 5. The Court has jurisdiction over this matter pursuant to 28 U.S.C. § 1331, as well as 15 U.S.C. § 1692 *et. seq*. The Court also has pendent jurisdiction over the State law claims in this action pursuant to 28 U.S.C. § 1367(a).
- 6. Venue is proper in this judicial district pursuant to 28 U.S.C. § 1391(b)(2) because a substantial part of the events or omissions giving rise to the claim occurred here.

FACTUAL ALLEGATIONS

- 7. Plaintiff incorporates by reference all of the above paragraphs of this Complaint as though fully state herein with the same force and effect as if the same were set forth at length herein.
- 8. On information and belief, on a date better known to Defendant, Defendant began collection activities on an alleged consumer debt from the Plaintiff ("Alleged Debt").
- 9. This debt was incurred as a financial obligation that was primarily for personal, family or household purposes and is therefore a "debt" as that term is defined by 15 U.S.C. § 1692a(5).
- 10. Specifically, the debt was incurred on a Victoria's Secret credit card and was used to purchase personal and household items, thus constituting a consumer debt under the FDCPA.
- 11. On or around November 14, 2016, Defendant sent a collection letter to Plaintiff. (See Collection Letter attached hereto as Exhibit A).
- 12. The letter stated "If, as a result of this settlement, the amount forgiven or cancelled on this debt equals or exceeds \$600, the IRS may require the creditor to report the amount forgiven or cancelled on a Form 1099-C... If you would like advice about the potential tax

consequences that may result from this settlement, my client recommends that you consult a tax professional of your choosing."

- 13. This statement is both false and deceptive as there are many factors which make up the requirement to file a 1099°C. (See Good v. Nationwide Credit, Inc., 55 F. Supp. 3d 742 (E.D.Pa. Oct. 27, 2014, finding that the statement "American express is required to file a form 1099°C with the Internal Revenue Service for any canceled debt of \$600 or more. Please consult your tax advisor concerning any tax questions," is not true and does not accurately reflect the relevant law. The court also found that the statement's invocation of the IRS was deceptive and materially misleading.)
- 14. This letter does not indicate how much of the current debt is interest and how much is principal.
- 15. The letter fails to disclose to consumers that there is a distinction between principal and interest in regards to IRS requirements.
- 16. Even the most sophisticated tax professional cannot issue an opinion without this information and it only acts to overshadow the settlement offer.
- 17. As a result of Defendant's deceptive, misleading and unfair debt collection practices, Plaintiff has been damaged.

FIRST CAUSE OF ACTION (Violations of the FDCPA)

18. Plaintiff incorporates by reference all of the above paragraphs of this Complaint as though fully state herein with the same force and effect as if the same were set forth at length herein.

- 19. Defendant's debt collection efforts attempted and/or directed towards Plaintiff violate various provisions of the FDCPA, including but not limited to §§ 1692e, 1692e(2), 1692e(5), 1692e(10) and 1692f.
- 20. As a result of the Defendant's violations of the FDCPA, Plaintiff has been damaged and is entitled to damages in accordance with the FDCPA.

PRAYER FOR RELIEF

WHEREFORE, Plaintiff Shavon Wormack demands judgment from the Defendant FBCS, Inc., as follows:

- a) For actual damages provided and pursuant to 15 U.S.C. § 1692k(a)(1);
- b) For statutory damages provided and pursuant to 15 U.S.C. § 1692k(2)(A);
- c) For attorney fees and costs provided and pursuant to 15 U.S.C. § 1692k(a)(3);
- d) A declaration that the Defendant's practices violated the FDCPA; and
- e) For any such other and further relief, as well as further costs, expenses and disbursements of this action as this Court may deem just and proper.

Dated: July 20, 2017

Respectfully Submitted,

GARIBIAN LAW OFFICES, P.C.

Antranig Garibian, Esq. PA Bar No. 94538

1800 JFK Blvd. Suite 300

Philadelphia, PA 19103

ag@garibianlaw.com

Counsel for Plaintiff Shavon Wormack

EXHIBIT A

